UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NORTH CAROLINA (NON-NC EXEMPTIONS) FAYETTEVILLE DIVISION

			TATE TEVILLE DIVISION		
	mation to identify	, ,			
Debtor 1	Terrance First Name	Keith Sullivan Middle Name	Last Name		
Debtor 2	2 1130 7 141110	Tritadio Traine	2 day 1 dans		
(Spouse, if filing	First Name	Middle Name	Last Name		s is an amended plan, and ne sections of the plan that hanged.
Case number:					
(If known)					
			CHAPTER 13 PLAN		
Part 1: Notice	es				
Definitions:	"Chapter 13 I	Plan Definitions." Thes	this Plan appear online at https://www se definitions also are published in the the Eastern District of North Carolina	Administrative Guide to Pra	
To Debtor(s):			be appropriate in some cases, but the poundstances. Plans that do not comply		
To Creditors:	You should re		is plan. Your claim may be reduced and discuss it with your attorney if you to consult one.		
	confirmation Bankruptcy C	at least 7 days before t Court for the Eastern D bjection to confirmat	of your claim or any provision of this pende date set for the hearing on confirmatistrict of North Carolina ("Court"). The tion is filed. In addition, you may need	ation, unless otherwise ordere ne Court may confirm this p	ed by the United States olan without further
	in accordance shall be paid	with the Trustee's cus in accordance with Loc	distribution from the Trustee, and all p stomary distribution process. When rec cal Rule 3070- 1(c). Unless otherwise disbursements from the Trustee until a	quired, pre- confirmation add ordered by the Court, creditor	equate protection payment
	below, to state	e whether or not the p	rticular importance to you. <u>Debtors malan includes provisions related to each</u> h boxes are checked, the provision w	h item listed. If an item is ch	necked "Not Included," or
secured	l claim being trea	ated as only partially se	out in Section 3.3, which may result in ecured or wholly unsecured. This could ritial payment, or no payment		✓ Not Included
1.2 Avoida		<u> </u>	nonpurchase-money security interest,	set	✓ Not Included
		, set out in Part 8.		✓ Included	☐ Not Included
Part 2: Plan l	Payments and L	ength of Plan			
			he Trustee as follows:		
\$ 1,492 .	.00 per <u>Mo</u>	nth for 60 mo	onths		
(Insert addi	tional line(s), if n	reeded)			
	· · · ·				
2.2 Additional	payments, (Che.	ck one)			

	The Trustee or the Dedate to accommodate stee from opposing btor(s), as referenced in 11 case, this amount is	ebtor(s) secured						
 None. Confirmation of this plan shall not prevent an adjustment to the plan payment schedule or plan base. may seek to modify the plan payment schedule and/or plan base within 60 days after the governmental bar or priority claims treated in Parts 3 or 4 of this Plan. This provision shall not preclude the Debtor or the Trus modification after confirmation on any other basis. 2.5 Applicable Commitment Period, Projected Disposable Income, and "Liquidation Test." The Applicable Commitment Period of the Debtor(s) is 60 months, and the projected disposable income of the Debtor(s § 1325(a)(4), refers to the amount that is estimates to be paid to holders of non-priority unsecured claims. In this c \$ 0.00	date to accommodate stee from opposing otor(s), as referenced in 11 case, this amount is	secured in 11						
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The holder of each allowed secured claim provided for below will retain the lien on the property interest of the Deb								
(a) payment of the underlying debt determined under nonbankruptcy law, or (b) discharge of the Debtor(s) under 11 U.S.C. § 1328.	The holder of each allowed secured claim provided for below will retain the lien on the property interest of the Debtor(s) or the estate until the earlier of: (a) payment of the underlying debt determined under nonbankruptcy law, or							
None. If "None" is checked, the rest of § 3.2 need not be completed or reproduced. The current contractual installment payments will be maintained on the secured claims listed below, with any changes required by the applicable contract and noticed in conformity with any applicable rules. These payments will be disbursed either by the Trustee ("Conduit") or directly by the Debtor(s), as specified below. Any arrearage listed for a claim below will be paid in full through disbursements by the Trustee, with interest, if any, at the rate stated. Unless otherwise ordered by the Court, the amounts listed on a proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) will control over any contrary amounts listed below as to the current installment payment and arrearage. In the absence of a timely filed proof of claim, the amounts stated below are controlling as to the current installment payment and arrearage. If relief from the automatic stay is ordered as to any item of collateral listed in this paragraph, then, unless otherwise ordered by the Court, all payments under this paragraph as to that collateral will cease, and all secured claims based on that collateral will no longer be paid by the plan.								
Creditor Name Collateral Current Installment Payment (if any)	on Arrea	rage						
Cumberland County Tax Collector*** 1033 Oakstone Drive Fayetteville, NC 28314 Cumberland County Residence House and Lot Taxes and Insurance ARE Escrowed (including escrow) To be disbursed by: Trustee Debtor(s)	(if applial \$0.00 0.00%	ble)						
Quicken Loans, Inc. ** 1033 Oakstone Drive Fayetteville, NC 28314 Cumberland County Residence House and Lot Taxes and Insurance ARE Escrowed \$800.02 To be disbursed by: Trustee Debtor(s)	\$3,613.57 0.00%							
Insert additional claims as needed.								
 ✓ Other. (Check all that apply, and explain.) The Debtor(s): (a) ☐ do intend to seek a mortgage modification with respect to the following loan(s) listed above: 								

De	btor	Terrance Keith Sullivan	Case number
	(b) [do not intend to seek mortgage modification with	respect to the following loan(s) listed above;
	(c) [intend to: Cure and maintain payments	
3.3	Requ	uest for Valuation of Security and Modification of U	ndersecured Claims. (Check one)
	✓	None. If "None" is checked, the rest of § 3.3 need not	be completed or reproduced.
3.4	Clai		
		None. If "None" is checked, the rest of § 3.4 need not	be completed or reproduced.
		The claims listed below:	
		(1) were incurred within 910 days before the petition of acquired for the personal use of the Debtor(s) ("910 Cl	ate and are secured by a purchase money security interest in a motor vehicle aims);
			are secured by a purchase money security interest in any other thing of value
		("1- Year Claims"), or (3) are debts the Debtor(s) otherwise propose to pay in	full ("Other Claims").
		These claims will be paid in full by the Trustee, with it	sterest at the rate stated below. Unless otherwise ordered by the Court, the amount of

These claims will be paid in full by the Trustee, with interest at the rate stated below. Unless otherwise ordered by the Court, the amount of the creditor's claim listed on its proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) will control over any contrary claim amount listed below. In the absence of a timely filed proof of claim, the claim amount stated below is controlling. Secured creditors entitled to pre- confirmation adequate protection payments will receive the same pursuant to E.D.N.C. LBR 3070- 1(c).

Creditor Name	Collateral (if any)	Amount of Claim	Interest Rate	Basis (910 Claim/ 1-Year/ Other Claim)
Performance Finance	2016 Victory Cross Country 5,500 miles VIN #: 5VPDW36N7G3051400 State Farm Insurance Policy #: 1133 Value = Clean Trade - 20%	\$9,500.00	7.25%	Other Claim

Insert additional claims as needed.

3.5 Avoidance of Judicial Liens or Nonpossessory, Nonpurchase-Money Security Interests.

(Check one)

✓ None. If "None" is checked, the rest of § 3.5 need not be completed or reproduced.

3.6 Surrender of Collateral. (Check one.)

None. *If "None" is checked, the rest of § 3.6 need not be completed or reproduced.*

The Debtor(s) will surrender the collateral listed below that secures the creditor's claim. Upon confirmation of the plan, the automatic stay of 11 U.S.C. § 362(a) shall terminate as to the surrendered collateral and any co-debtor stay of 11 U.S.C. § 1301 shall terminate in all respects. No claim for a deficiency remaining due after the disposition of surrendered collateral will be allowed or paid unless the creditor timely files a proof of claim and, within 180 days after confirmation of the plan, amends the claim as necessary to show the remaining unsecured deficiency after the disposition of the surrendered collateral. Absent such timely filing and amendment of a claim, or an order by the Court extending the 180- day filing deadline, the surrender of the collateral shall be deemed in full satisfaction of the Debtor's contractual obligation to the creditor.

Creditor Name	Collateral
Navy Federal Credit Union***	Checking and Savings: Navy Federal Credit Union Debtor to SURRENDER

Insert lines for additional creditors and collateral, as needed.

Part 4:	Treatment of	Fees and	l Priority	Claims
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- 4.1 General Treatment: Unless otherwise indicated in this Part or in Part 8, Nonstandard Plan Provisions, the Trustee's fees and all allowed priority claims, will be paid in full without interest through Trustee disbursements under the plan.
- 4.2 Trustee's Fees: Trustee's fees are governed by statute and orders entered by the Court and may change during the course of the case. The Trustee's fees are estimated to be 6.50 % of amounts disbursed by the Trustee under the plan and are estimated to total \$ 5,818.80

Deb	otor	Terrance Ke	eith Sullivan			Case number			
4.3	Debtor' ✓	Debtor(s)' attor	G. (Check one, below they has agreed to a ts that the balance of		5,295.00 paid throug	, of which \$ 0.00 h the plan.	was paid	l prior to filing. The Debto	r(s)'
		provided in Loc	cal Rule 2016-1(a)(7	7). The attorney estim	nates that the	total amount of compe	ensation tha	"time and expense" basis, t will be sought is \$, be paid through the p	of
1 1	Domost			(Check all that apply.			φ_	oo para amougn mo p	
7.7	_				•				
		-		§ 4.4 need not be con					
						to the holder of the cla U.S.C. § 101(14A) is		ge garnishment may be	
		SO Claimant			Address, (
Tiff	any Sul	llivan			On-Going	Child Support Obl	igation (V	oluntary)	
				wed to DSO claimants ishment may be utilize		d in full either by the T	rustee unde	er the confirmed Plan OR	
Cre	editor Na	ame	Amount of Clair	n		If Joint Case, Owed l	y Debtor	To be Paid by Trustee of Debtor(s)	r
-NC	ONE-					1 01 200101 2		Desire (s)	
						d or are owed to a gove f the claim pursuant to		nit. The Debtor(s) have § 1322(a)(4).	
Cre	editor Na	ame	A	Amount of Claim to l	be paid thro	ough the Plan		oint Case, Owed by Debt Debtor 2	or 1
-NC	ONE-								
		SO claims will be	treated as set forth i	n Part 8, Nonstandard	d Plan Provis	ions.			
4.5	Priority □ ✓	None. If "None"	' is checked, the res	s and Those Treated at of § 4.5 need not be than attorney's fees	completed of		re estimated	d to be as follows:	
	reditor N			Claim for:				. Claim Amt.	
_Int	ternal R	Revenue Service	e (ED)**	Taxes and	certain otl	ner debts	\$50	00.00	
5.1	General below, v income	will receive a pro r of the Debtor(s) or	confirmation of a pl ata distribution with ver the applicable co	n other holders of allo ommitment period or	owed, non- j	priority unsecured clain est (see paragraph 2.5)	ns from the . Payments	specially classified in § 5.2 higher of either the dispo- s will commence after pay	sable nent
	Except a specific the value both of v	as may be required distribution to ger ation of secured cl	by the "disposable neral unsecured cred aims (including arro from the treatment s	income" or "liquidat litors is guaranteed ur ears) and/or the amou	tion" tests, or nder this Plar ants which w	as may otherwise be so, and the distribution till be paid to holders of	pecifically so such cred f priority ur	ims, and the Trustee's feed set forth in this Plan, no litors may change depending secured claims under this d and priority creditors, or	ng on Plan,
5.2				Unsecured Claims. Part 5 need not be co					
Part	t 6: Ex	xecutory Contrac	ts and Unexpired l	Leases					

De	btor Terran	ce Keith Sullivan			Case numb	er		
6.1	contracts and u unexpired lease ordered by the None. If "None of the None of t	contracts and unexpired leases are resessible treated as a Court. (Check one.) are is checked, the rest of the contracts and unexpired to tition installment payments. Any pre-petition arrears a full trem of Cure" indicated,	ejected. Alunsecured Part 6 need n eases listed b s on the claim listed on an a	Illowed claims at I non-priority class to the completed or [6] below will be assumed its listed below will assumed executory	rising from the aims under Pareproduced. OR] ned ("A) or rejected be paid directly be contract/unexpire	e rejection of this last 5 of this last bed ("R), as specty the Debtor(s	of executory Plan, unless cified below.	contracts or otherwise
	Lessor/Creditor Name	Subject of Lease/Contract	A or R	Pre-petition Arrears to be Cured (if any)	Interest Rate On Arrears	Term of Cure (#of mos.)	Current Mo. Pmt.	Contract or Lease Ends (mm/yyyy)
	T Security	Assumed Executory Contract/Leases	Α	\$0.00	0.00%	0	\$60.00	3/1/2020
		or contracts, as needed.		1	1		-	
Pat	rt 7: Miscellaneou	ıs Provisions						
7.3 7.4	of the estate vests in shall remain in the por its retention or us provisions of the Barriaghts of the Debt object to any claim. Rights of the Debt Trustee or Debtor(s	e of Property of the Bank in the Debtor(s), property no possession and control of the se by the Debtor(s). The use ankruptcy Code, Bankruptco or(s) and Trustee to Obje	ot surrendere ne Debtor(s), e of property yy Rules, and ct to Claims d Liens and	d or delivered to the and the Trustee she by the Debtor(s) reduced Rules. Confirmation of the Recover Transfer	e Trustee (such as all have no liabili emains subject to he plan shall not see Confirmation of	payments made ty arising out of the requirement prejudice the ri	de to the Trusted f, from, or related to 11 U.S.C. ight of the Debte l not prejudice a	e under the Plan) ded to such property § 363, all other or(s) or Trustee to any rights the
		List Nonstandard Plan Pr	eovicione					
0.1				0 1 .1	1.1.1	,		
		e. If "None" is checked, the						
	The remainde	er of this Part 8 will be effe	ective only if	there is a check in	the box "Includ	ed" in Part 1,	§ 1.3, of this pla	ın, above.
	included in this E.L	Rule 3015(c), nonstandard D.N.C. Local Form or devia nonstandard provisions of	ting from it.					
	proof of cla	arrearage: Unless oth im filed before the filing ction 3.2 of this plan.						
	Claim Object	ction Pending: Confirm	ation of the	e plan shall be w	rithout prejudio	e to the righ	t of the Trust	ee and/or

Debtor(s) to object to any claims. Any claims for which an objection is pending may not receive distributions from the Trustee until resolution of such objection. If the resolution of such objection alters the liquidation analysis, the necessary term of the plan, or the amount necessary for the monthly plan to be feasible, the Debtor(s), the Trustee,

Debtor Terrance Keith Sullivan Case number									
or the holder of an allowed unsecured claim shall not be precluded from seeking a modification of the plan pursuant to 11 U.S.C. §1329, as if such resolution of the claim objection had been obtained prior to confirmation.									
Irregular Income: For purposes of 11 U.S.C. §1329, regular changes in the income of the Debtor(s), receipt of commissions, tax refunds and/or bonuses, or commencement of new employment shall not be considered anticipated. This is, however, without admission of whether or not such amounts or changes are substantial of otherwise reasonably necessary for the Debtor(s).	or								
Consent Order Language: If any allowed claims that are filed after confirmation alters the amount necessary for monthly plan to be feasible, modification of the plan to increase the Chapter 13 plan payments to accommodat payment of such claim, can be accomplished by Consent Order as long as no creditors are adversely affected.	e								
Cram-Down 2nd Liens: If a creditor provided for as secured in Section 3.3 files an unsecured claim, the claim secured as an unsecured claim and the lien shall be deemed satisfied and extinguished upon discharge pursto Fed. R. Bank. P. 5009(d).									
Non-Purchase Money Security Interests: Valid Non-Purchase Money Security Interests in household goods and tools of trade not specifically provided for in Section 3.3, but for which a secured claim is filed will be valued a \$300.00 each as if set forth and included in Section 3.3.	d/or t								
Claims Filed As Unsecured: Any claim filed as unsecured shall be treated as such regardless of contrary treats or classification in the plan. Such shall be without prejudice to the Debtor(s) subsequently objecting to the treatment of such claim as unsecured.									
Valid Non-Purchase Money Security Interests in household goods and/or tools of trade will be valued at at \$30 each as if set forth and included in Section 3.3. All references to payment amounts in this document represer average estimated payments, subject to the filing of a valid Proof of Claim, possible objections thereto, and the Chapter 13 Trustee's customary distribution process.	nt								
Insert lines, as needed.									
No additional plan provisions may follow this line or precede Part 9: Signature(s), which follows.									
Part 9: Signatures									
9.1 Signatures of Debtor(s) and Debtor(s)' Attorney									
If the $Debtor(s)$ do not have an attorney, the $Debtor(s)$ must sign below, otherwise the $Debtor(s)$ signatures are optional. The attorney $Debtor(s)$, if any, must sign below.	y for								
X /s/ Terrance Keith Sullivan X									
Terrance Keith Sullivan Signature of Debtor 2 Signature of Debtor 1									
Executed on February 13, 2020 Executed on									
By signing and filing this document, the Debtor(s) certify that the wording and order of the provisions in this Chapter 13 plan are ide to those contained in E.D.N.C. Local Form 113, other than any nonstandard provisions included in Part 8.	ntical								
X /s/ Matthew Schmidt for LOJTO Date February 13, 2020									
Matthew Schmidt for LOJTO 51842 MM/DD/YYYY									
Signature of Attorney for Debtor(s) To this decrease is also signed and filed by an Attorney for Debtor(s) the Attorney also saytifies that the granding and and an affile also saytifies that the granding and and an affile also saytifies the say of the Attorney also saytifies the say of the granding and an affile also say of the									
If this document is also signed and filed by an Attorney for Debtor(s), the Attorney also certifies, that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in E.D.N.C. Local Form 113, other than any nonstandard provision included in Part 8.	ıs								